

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re PATENT Application of:)
Etsuko ASANO et al.)
Serial No. 10/735,627)
Filed: December 16, 2003)
For: EVALUATION METHOD USING A TEG, A METHO SEMICONDUCTOR DEVICE HAVING A TEG.	D OF MANUFACTURING A

SUBMISSION OF CORRECTED FORMAL DRAWINGS IN RESPONSE TO NOTICE TO FILE CORRECTED APPLICATION PAPERS

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Sir:

In response to the Notice to File Corrected Application Papers dated June 13, 2007, submitted herewith is Figure 1 which has been corrected for filing in the subject application.

Respectfully submitted,

Jeffrey L. Costellia

Registration No. 35,483

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UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
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www.uspto.gov

Serial No.: 10/735,627

Applicant: Asano

Filing Date : 12/16/03

Date Mailed : 06/13/07

NOTICE TO FILE CORRECTED APPLICATION PAPERS

Notice of Allowance Mailed

This application has been accorded an Allowance Date and is being prepared for issuance. The application, however, is incomplete for the reasons below.

Applicant is given 60 days from the mail date of this Notice within which to correct the informalities indicated below. If the informality pertains to the abstract, specification (including claims) or drawings, the informality must be corrected with an amendment in compliance with 37 CFR 1.121 (or, if the application is a reissue application, 37 CFR 1.173). Such an amendment may be filed after payment of the issue fee if limited to correction of informalities noted herein. See Waiver of 37 CFR1.312 for Documents Required by the Office of Patent Publication, 1280 Off. Gaz. Patent Office 918 (March 23, 2004). In addition, if the informality is not corrected until after payment of the issue fee, for purposes of 35 U.S.C. 154(b)(1)(iv), "all outstanding requirements" will be considered to have been satisfied when the informality has been corrected. A failure to reply will result in the application being ABANDONED. This period for reply is NOT extendable under 37 CFR 1.136(a).

See attachment.

A copy of this notice <u>MUST</u> be returned with the reply. Please address response to "Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450".

L. Fletcher

Your name

Office of Patent Publication Phone: 703-308-9250, ext. 143

Application No. 10/735,627	Drawings filed	10/27/04
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IDENTIFICATION OF DRAWING DEFICIENCIES

8	There is a hole or the image thereof within the illustration. FIG(s)	
	The character of the lines, numbers and letters is poor. FIG(s)	
0	The illustration is penetrated or traversed by a solid or broken line that is not intended to be part of the drawing, such as a dark line caused by a flaw in the copying process. FIG(s)	
×	An ink stamp or an image obscures part of the illustration. FIG(s)	
	The drawing is marred by black smudges, obliterations, or fax/copier marks. FIG(s)	
0	Figure numbers are duplicated or missing. FIG(s).	
	Numbers, letters, or reference characters in the drawing have been crossed out by hand or are illegibly handwritten. FIG(s)	
	The drawing's background shows that the original drawing was made on graph paper or other paper with a pattern or decoration. FIG(s)	
	The FIG. number label is placed in a location that causes the drawing to be read upside down. FIG(s)	
	Data, a reference number, or part of the drawing is truncated or missing. FIG(s)	
	The drawing is continued onto a second page (or more) without proper labeling under 37 CFR 1.84(u)(1). FIG(s)	
	The drawing and/or the FIG. label contain(s) foreign language. FIG(s)	
-	Color drawings are present in this application but the following 37 CFR 1.84(a) requirements have not been met*:	
	☐ Petition filed	
	☐ Petition fee	
	3 sets of color drawings	
	☐ Color drawing paragraph	

COMMENTS: Fig. 1 is obscured by date stamp. Please provide replacement drawings.

^{*}If color drawings are not elected, then applicant must respond so stating. Also, references to color drawings in the specification, if any, must be amended.381.